

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

In re: PHARMACEUTICAL INDUSTRY	)	
AVERAGE WHOLESale PRICE	)	MDL No. 1456
LITIGATION	)	Civil Action No. 01-12257-PBS
_____	)	
	)	Subcategory No. 06-11337-PBS
THIS DOCUMENT RELATES TO:	)	
	)	Hon. Patti B. Saris
<i>United States of America ex rel. Ven-a-Care of</i>	)	
<i>the Florida Keys, Inc. v. Abbott Laboratories,</i>	)	
<i>Inc., Civil Action No. 06-11337-PBS;</i>	)	

**UNITED STATES' NOTICE OF FILING  
FIRST CORRECTED DECLARATION OF MARK LAVINE  
SUBMITTING EXHIBITS IN SUPPORT OF UNITED STATES' MEMORANDUM OF  
LAW IN SUPPORT OF CROSS-MOTION FOR PARTIAL SUMMARY JUDGMENT,  
AND IN OPPOSITION TO ABBOTT LABORATORIES INC.'S MOTION FOR  
SUMMARY JUDGMENT**

The United States hereby gives notice of the filing of the attached First Corrected Declaration of Mark Lavine Submitting Exhibits in Support of United States' Memorandum of Law in Support of Cross-motion for Partial Summary Judgment and 56.1 Statement, and in Opposition to Abbott Laboratories Inc.'s Motion for Summary Judgment and 56.1 Statement, and attaches hereto, a corrected Attachment 1 Exhibit List 1 to 140 and Exhibits 100 to 140.

Respectfully submitted,

For the United States of America,

MICHAEL K. LOUCKS  
ACTING UNITED STATES ATTORNEY

\_\_\_\_s/ George Henderson\_\_\_\_\_

George B. Henderson, II  
Assistant U.S. Attorney  
John Joseph Moakley U.S. Courthouse  
Suite 9200, 1 Courthouse Way  
Boston, MA 02210  
Phone: (617) 748-3398  
Fax: (617) 748-3272

JEFFREY H. SLOMAN  
ACTING UNITED STATES ATTORNEY  
SOUTHERN DISTRICT OF FLORIDA

\_\_\_\_/s Mark Lavine\_\_\_\_\_

Mark A. Lavine  
Ann St. Peter-Griffith  
Special Assistant U.S. Attorneys  
99 N.E. 4th Street, 3rd Floor  
Miami, FL 33132  
Phone: (305) 961-9003  
Fax: (305) 536-4101

MICHAEL F. HERTZ  
DEPUTY ASSISTANT ATTORNEY  
GENERAL

\_\_\_\_/s Gejaa Gobena\_\_\_\_\_

Joyce R. Branda  
Daniel R. Anderson  
Renée Brooker  
Justin Draycott  
Gejaa T. Gobena  
Rebecca Ford  
Elizabeth Strawn  
Civil Division  
Commercial Litigation Branch  
P. O. Box 261  
Ben Franklin Station  
Washington, D.C. 20044  
Phone: (202) 307-1088  
Fax: (202) 307-3852

Dated: July 27, 2009

CERTIFICATE OF SERVICE

I hereby certify that I have this day caused an electronic copy of the above **UNITED STATES' NOTICE OF FILING FIRST CORRECTED DECLARATION OF MARK LAVINE SUBMITTING EXHIBITS IN SUPPORT OF UNITED STATES' MEMORANDUM OF LAW IN SUPPORT OF CROSS-MOTION FOR PARTIAL SUMMARY JUDGMENT, AND IN OPPOSITION TO ABBOTT LABORATORIES INC.'S MOTION FOR SUMMARY JUDGMENT** to be served on all counsel of record via electronic service pursuant to Paragraph 11 of Case Management Order No. 2 by sending a copy to LexisNexis File & Serve for posting and notification to all parties.

/s/ Mark Lavine

Dated: July 27, 2009

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

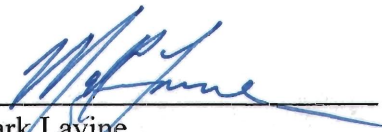
In re: PHARMACEUTICAL INDUSTRY	)	
AVERAGE WHOLESALE PRICE	)	MDL No. 1456
LITIGATION	)	Civil Action No. 01-12257-PBS
_____	)	
	)	Subcategory No. 06-11337-PBS
THIS DOCUMENT RELATES TO:	)	
	)	Hon. Patti B. Saris
<i>United States of America ex rel. Ven-a-Care of</i>	)	
<i>the Florida Keys, Inc. v. Abbott Laboratories,</i>	)	
<i>Inc., Civil Action No. 06-11337-PBS;</i>	)	

**DECLARATION OF MARK LAVINE SUBMITTING EXHIBITS IN SUPPORT OF  
UNITED STATES' MEMORANDUM OF LAW IN SUPPORT OF CROSS-MOTION  
FOR PARTIAL SUMMARY JUDGMENT AND IN OPPOSITION TO ABBOTT  
LABORATORIES INC.'S MOTION FOR SUMMARY JUDGMENT**

I, Mark Lavine, do hereby declare as follows:

1. I am an Assistant U.S. Attorney in the Office of the United States Attorney, Southern District of Florida. I am a member in good standing of the bar of this Court.
2. On behalf of the plaintiff United States of America, I am submitting with this declaration Exhibits in Support of United States' Memorandum of Law in Support of Cross-motion for Partial Summary Judgment and in Opposition to Abbott Laboratories Inc.'s Motion for Summary Judgment.
3. The exhibits listed on Attachments 1 and 2 to this Declaration are true and correct copies of the materials described therein and submitted with this declaration.

I swear under the penalties of perjury that the foregoing statements are true and correct.

  
\_\_\_\_\_  
Mark Lavine  
Assistant U.S. Attorney

Executed this 24<sup>th</sup> day of July, 2009

ATTACHMENT 1		
#	EXHIBIT DESCRIPTION	Attachments
1	Pat Ormond Affidavit	A1-A45, B1-B6
2	Ian Dew Affidavit	
3	1990 Abbott Labs HPD Supplemental Price List ABT001443	
4	1991 Abbott Labs HPD Supplemental Price List ABT001400	
5	1992 Abbott Labs HPD Supplemental Price List ABT001353	
6	1993 Abbott Labs HPD Price Catalog ABT286-0859	
7	1994 Abbott Labs HPD Price Catalog ABT286-0900	
8	1995 Abbott Labs HPD Price Catalog ABT286-0943	
9	1996 Abbott Labs HPD Price Catalog ABT329-3240	
10	1997 Abbott Labs HPD Price Catalog ABT330-3372	
11	1998 Abbott Labs HPD Price Catalog ABT061-0165	
12A	04/15/99 Cicerale Email to First-Data with 3 attachments (ABT015-0628); APR419.TXT [section 1]	
12B	APR419.TXT [section 2] (ABT015-0666);	
12C	APR419.xls (ABT015-0700);	Excel Spreadsheet
12D	XXX.TXT (ABT015-0741);	Text
13	2001 Abbott Labs HPD Price Catalog ABT-DOJ 0410898	

14	2002 Abbott Labs HPD Price Catalog ABT-DOJ 0410787	
15	04/15/94 Cicerale correspondence to Wyndy Jones, MEDI-SPAN BMW032-0492	
16	09/15/94 Cicerale correspondence to Beth Radar First Data Bank BMW039-0120	
17	12/07/95 Cicerale FAX to First Data, RedBook and Medi-Span Subject: Abbott HPD Calcijex Price Changes BMW007-1224	
18	01/16/96 Mitchell correspondence to Heggie RE: Medi Span File Attachment: MEDISPAN.DOC/AWP for Calcijex BMW007-1241	
19	01/17/96 Cicerale Medi-Span (FAX) Subject: Calcijex AWP Price Change for Abbott Labs File Attachment: CAL117.TXT BMW007-1247, Deposition Exhibit 933	
20	09/19/97 Heggie Fax to Red Book/Medical Economics re The New Calcijex AWP Redbook 00545	
21	11/30/98 Brown Fax to Roni Lane Red Book re The New Calcijex AWP ABT094-0567	
22	01/03/00 Brown Fax to Roni Lane Red Book re The New Calcijex AWP ABT094-0608	
23	01/04/01 Cicerale email to Kay Morgan Subject: Abbott Labs HPD Calcijex/Zemplar Price Changes ABT-DOJ-E 0612711	
24A	03/31/97 Cicerale E-Mail to First DataBank Subject: Abbott Laboratories HPD 4/7/97 Prices ABT-DOJ 0155768, Sellers 3-16-08 30(b)(6) Exhibit 6U	Exhibit 30(b)(6) Sellers 6U 3/16/08

24B	03/31/97 Cicerale E-Mail to Medi-Span and RedBook Subject: Abbott Laboratories HPD 4/7/97 Changes ABT-DOJ 0155802	
24C	04/02/97 Cicerale E-Mail to First Data (Kathy) Subject: Abbott Laboratories HPD 4/7/97 Direct Prices ABT-DOJ 0219565, Sellers 3-16-08 30(b)(6) Exhibit 6V	Exhibit 30(b)(6) Sellers 6V 3/16/08
24D	04/02/97 Cicerale E-Mail to First Data (Kathy) Subject: Abbott Laboratories HPD 4/7/97 ABT013-2775-2808, 04/07/05 Deposition Exhibit 10	
25	03/25/98 Cicerale E-Mail/Fax to Medi-Span, RedBook, and First Data Subject: Abbott Laboratories HPD Changes ABT015-0610	
26	04/09/98 Cicerale E-Mail to First Data Subject: Abbott Laboratories HPD List Price Change ABT-DOJ 0156177 - ABT-DOJ 0156203	Exhibit 30(b)(6) Sellers 6DD 3/16/08
27	04/09/98 Cicerale E-Mail to RedBook Subject: Abbott Laboratories HPD List Price Changes ABT015-0502	
28	04/09/98 Cicerale E-Mail to Medi-Span Subject: Abbott Laboratories HPD List Price Changes ABT015-0554	
29A	11/24/98 Cicerale E-mail to First Databank Subject: Abbott Laboratories HPD Updates ABT-DOJ0219706	Exhibit 30(b)(6) Sellers 6GG 3/16/08
29B	11/24/98 Cicerale E-Mail to First Data Subject: Abbott Laboratories HPD Product Information ABT-DOJ0219711	

29C	11/24/98 Ciceralo E-Mail to RedBook Subject: RedBook Verification Kit ABT-DOJ-E 1349429	
30	1991 RedBook Excerpts	
31	1992 RedBook Excerpts	
32	1993 RedBook Excerpts	
33	1994 RedBook Excerpts	
34	1995 RedBook Excerpts	
35	1996 RedBook Excerpts	Exhibit Minne 006 11/18/08
36	1997 RedBook Excerpts	
37	1998 RedBook Excerpts	
38	1999 RedBook Excerpts	
39	2000 RedBook Excerpts	
40A	2001 RedBook Excerpts	Exhibit Minne 010 11/18/08
40B	2002 RedBook Excerpts	Exhibit Minnie 010 11/18/08
41	2/24/99 Ciceralo E-Mail to Roni Lane Subject: Abbott Labs HPD Product Information ABT094-0576	
42A	04/02/99 Ciceralo E-Mail to RedBook Subject: Products For Abbott Labs (HPD) ABT015-0746	
42B	04/02/99 Ciceralo E-Mail to Medi-Span Subject: New Products Abbott Labs ABT015-0742	
43A	08/02/99 Ciceralo E-Mail to First-DataBank Subject: (First-DataBank) Abbott Laboratories HPD Price Changes ABT015-0620	
43B	08/02/99 Ciceralo E-Mail to Redbook Subject: (RedBook) Abbott Laboratories HPD Price Changes ABT015-0616	



43C	08/02/99 Cicale E-Mail to Medi-Span Subject: (Medi-Span) Abbott Laboratories HPD Price Changes ABT015-0612	
44A	12/29/99 Factora E-Mail to Cicale Subject: Abbott Hospital Report (First DataBank as of 12/29/99) Section A	Exhibit Sellers 30(b)(6) 6 S 3/16/08
44B	12/29/99 Factora E-Mail to Cicale Subject: Abbott Hospital Report (First DataBank as of 12/29/99) Section B	Exhibit Sellers 30(b)(6) 6 S 3/16/08
44C	12/29/99 Factora E-Mail to Cicale Subject: Abbott Hospital Report (First DataBank as of 12/29/99) Section C	Exhibit Sellers 30(b)(6) 6 S 3/16/08
45A	05/15/00 Cicale E-Mail to RedBook Subject: HPD Price Changes Effective 5/15/00	
45B	05/15/00 Cicale E-Mail to Kay Morgan Subject: HPD Price Changes Effective 5/15/00	
46	05/22/00 Latz E-Mail to Sellers Subject: FW: Medicaid AWP Listing from First Data Bank	Exhibit Sellers 30(b)(6) 6 JJ 3/16/08
47A	01/31/01 Cicale E-Mail to Kay Morgan Subject: Abbott Labs Wholesale Price Change	Exhibit Sellers 30(b)(6) 6 LL 3/16/08
47B	01/31/01 Cicale E-Mail to RedBook Subject: Abbott Labs Wholesale Price Change	
48A	02/01/01 Cicale E-Mail to Kay Morgan Subject: Abbott Labs Wholesale Price Change	Exhibit Sellers 4/12/07
48B	02/01/01 Adams E-Mail to Cicale Subject: Abbott Labs Wholesale Price Change	
48C	06/18/01 Morgan E-Mail to Cicale Subject: Re: Confirmation of Direct and Wholesale Prices for 04332-01  06/19/01 Lane E-Mail to Cicale Subject: Re: Price Confirmation (4332-01)	
49	06/05/01 Adams E-Mail to Chronis Subject: Abbott Laboratories HPD Price Changes (5/7/01)	Exhibits Sellers 30(b)(6) 6A, 3/16/08

50	05/07/02 Cicerale E-Mail to Morgan Subject: Abbott Labs HPD 5/7/02 Price Changes	
51A	09/15/95 Red Book Product Listing Verification Section A	
51B	09/15/95 Red Book Product Listing Verification Section B	
51C	09/15/95 Red Book Product Listing Verification Section C	
51D	09/15/95 Red Book Product Listing Verification Section D	
51E	09/15/95 Red Book Product Listing Verification Section E	
52A	09/27/96 Red Book Product Listing Verification Section A	
52B	09/27/96 Red Book Product Listing Verification Section B	
52C	09/27/96 Red Book Product Listing Verification Section C	
52D	09/27/96 Red Book Product Listing Verification Section D	
52E	09/27/96 Red Book Product Listing Verification Section E	
53A	Stamp dated 12/17/02 RedBook Product Listing Verification Section A	
53B	Stamp dated 12/17/02 RedBook Product Listing Verification Section B	

53C	Stamp dated 12/17/02 RedBook Product Listing Verification Section C	
54A	3/27/96 Cicerale Fax to First Data Subject: Abbott Labs HPD 4/1/96 Price Changes Section A	Exhibit Sellers 30(b)(6) 6 G 3/16/08 HPD 4/1/96 Trade Price Changes (missing some pages on attachment)
54B	3/27/96 Cicerale Fax to Medi-Span, RedBook, First Data Subject: Abbott Labs HPD 4/1/96 Price Changes Section B	Same as 54A with complete attachment
54C	3/27/96 Cicerale Fax to Medi-Span, RedBook, First Data Subject: Abbott Labs HPD 4/1/96 Price Changes Section C	
54D	3/27/96 Cicerale Fax to Medi-Span, RedBook, First Data Subject: Abbott Labs HPD 4/1/96 Price Changes Section D	
54E	3/27/96 Cicerale Fax to Medi-Span, RedBook, First Data Subject: Abbott Labs HPD 4/1/96 Price Changes Section E	
54F	3/27/96 Cicerale Fax to Medi-Span, RedBook, First Data Subject: Abbott Labs HPD 4/1/96 Price Changes Section F	
55	3/13/95 Contract Marketing Dept. Vancomycin List Price, Rx link acquisition price, Rx link customer price, old awp, awp/gram, awp as % of list, Suggested list price, Estimated awp/Manufacturers AWP prices	

56	3/28/95 Cicerale correspondence to Medi-Span, First Data Bank & Medical Economics Data/RedBook Subject: Abbott Labs HPD Catalog Increase (Vanco)	
57	5/5/95 Cicerale correspondence to Medi-Span, First Data, & Medical Economics Data/RedBook Subject: List Price Change (Vanco)	
58	5/30/95 Cicerale correspondence to Medi-Span, First Data, & Medical Economics Data/RedBook Subject: List Price Change (Vanco)	
59	State Medicaid Agency Regional Bulletin, No. 94-25, dated September 6, 1994, HHC006-429)	
60	Payments for Covered Outpatient Drugs Exceed Providers' Costs, GAO-01-1118, Sept 21, 2001	
61	March 17, 2000 Memo from Defendants Arguing Against Intervention	
62	Sept. 1, 2000 Daniel Reidy Letter on behalf of Abbott in joining in the Defendants'	
63	HHS-OIG Subpoenas in 1997-2000	
64	August 28, 2000 from Chris Cook to Mark Lavine and Linda Hiller	
65	November 3, 1999 Letter from Reed Stephens to Dan Reidy referencing a presentation by the Government to Abbott	
66	Congressman Stark's letter to Mr. White	
67	May 26, 1994 Memo re Current Red Book AWPs, ABT006333, Kipperman 3-7-07 Deposition Ex. 480	
68	March 26, 1998 Letter from Dennis Walker to Susan Rhodus, Sellers 30-31-08 30(b)(6) Ex. 11, ABT 277679	

69	Abbott Policy for List Price Adjustments, Sellers 30-31-08 30(b)(6) Ex. 15, TXABT 674741	
70	Updating Attached backgrounder on Vancomycin, Sellers 30-31-08 30(b)(6) Ex. 27, ABT-DOJ-E 0396008	
71	Vancomycin Draft, November 13, 2000, Sellers 30(b)(6) 30-31-08 Ex. 28, TXABT-E 0621602	
72	October 23, 2001 email from Mike Sellers re Vancomycin, Sellers 30(b)(6) Ex. 29, ABT-DOJ 0233994	
73	March 7, 2001 Interoffice Correspondence from Mike Sellers, Sellers 03-31-08 30(b)(6) Ex. 33, TXABT 674736	
74	01/18/01 Catalog Price Adjustment Memorandum, Sellers 03-31-08 30(b)(6) Ex. 34	
75	Undated memo re unexpected action by First DataBank with regard to AWP's, Sellers 03-31-08 30(b)(6) Ex. 35, TXABT 674744	
76	May 1, 2001 Interoffice Correspondence from Mike Sellers, Sellers 03-31-08 30(b)(6) Ex. 36	
77	September 26, 1996 Memorandum from Michael Heggie, Manager, Reimbursement, Heggie 05/17/07 Ex. 789, ABT-DOJ 0142329	
78	October 26, 1994 Memorandum from Michael Heggie, Manager, Reimbursement, Heggie 05/17/07 Ex. 790, ABT-DOJ 0142335	
79	January 12, 1995 letter from Michael Heggie to Al Beachley, Heggie 05/17/07 Ex. 792, ABT214133	
80	February 9, 1995 letter from Michael Heggie to Al Beachley, Heggie 05/17/07 Ex. 795	
81	February 24, 1995 Letter from Michael Heggie to Mike Keough, Heggie 05/17/07 Ex. 796, ABT214131	
82	September 30, 1999 Letter from Department of Justice to Daniel Reidy, Gonzalez 6/3/08 Ex. 4	

83	June 14, 1991 Interoffice Correspondence from Donald Robertson to Kris Kringel, Robertson 9/13/07 Ex. 2, ABT212056	
84	Quarterly Medicaid PHS/AMP & Best Price Report, Patel 6/13/07 Ex. 991, ABT AWP/MDL 172726	
85	Tap Pharmaceuticals v. United States, Complaint for Declaratory and Injunctive Relief, April 10, 1997, District of South Carolina	
86	04/04/97 Brief in Opposition to Defendants Mot to Dismiss, Tap Pharmaceuticals v. United States, District of South Carolina, TAPAWPDOJ 001540	
87	Rick Gonzalez Work History, Gonzalez 6/3/08 Ex. 1	
88	30(b)(6) Abbott (Sellers, Michael) 031608 Deposition pages 1 to 331	
89	30(b)(6) Abbott (Sellers, Michael) Deposition - Vol II 033108 pages 332 to 668	
90	30(b)(6) Abbott (Fishman, David S) 031208 Deposition pages 1 to 361	
91	30(b)(6) Abbott (Fishman, David) - Deposition Vol II 032008 pages 362 to 709	
92	Composite Exhibit of Home Infusion Dunning Letters to Rosamaria Casteneda and "The Parents of Abraham Osuna" seeking \$11,965.57 balance denied by Illinois Medicaid, ABT-DOJ 0385100	
93	Composite Exhibit of Home Infusion Dunning Letters to Karen Allen a/k/a Karen Buesking seeking \$30,513.22 owed to Home Infusion Partner "Midwest Home Infusion, ABT-DOJ 0377371	
94	9.28.01 Letter to Reidy and Savage Re-Side Letter Agreement with Abbott Laboratories	

95	Excerpt of Transcript of Testimony of Mark Haberberger, May 6, 2004, in US V. McKenzie, CR-01-10350-DPW, pages 110 to 134	
96	Transcript of Deposition of Red Book through Gail Luka, June 14, 2007	
97	12/20/96 Rieger Interoffice Correspondence RE: Medicare Working Group ABT-DOJ 233008, Ex. Plaintiff's 1121, RMJ 7/12/07	
98	Excerpt of Transcript of Deposition of P. Loreen Mershimer Dep. 8.23.07, page 43	
99	Transcript of 12/4/2008 hearing before Magistrate Judge Bowler	
100	09/13/07 Don Robertson Deposition Transcript	
101	03/07/07 Steve Kipperman Deposition Transcript	
102	06/03/08 Richard Gonzalez Deposition Transcript	
103	05/17/07 Michael Heggie Deposition Transcript	
104	06/12/07 David Brincks Deposition Transcript	
105	04/19/07 Christine Snead Deposition Transcript	
106	11/18/08 Thomson PDR, Inc./Red Book/Kristen Minne Deposition Transcript	
107	05/30/07 Jerrie Cicerale Deposition Transcript	
108A 108B 108C	05/30/07 Jerrie Cicerale Exhibit 931 (Red Book Product Listing Verification Form)	
109	06/13/07 Shirish Patel Deposition Transcript	
110	08/30/07 Rosemary Haas Deposition Transcript	
111	07/30/07 James E. Miller Deposition Transcript	
112	10/25/07 Michael Tootell Deposition Transcript	
113	02/28/08 Peter Baker Deposition Transcript	

114	01/22/08 Virginia Tobiasson Deposition Transcript	
115	01/17/08 Lynn Leone Deposition Transcript	
116	02/07/08 Karla Kreklow Deposition Transcript	
117	08/29/07 Bruce Rodman Deposition Transcript (Vol. 1) and 10/11/07 Bruce Rodman Deposition Transcript (Vol. 2)	
118	Home Infusion Contracts, Proposals, Etc.	
119	Exhibit 24 from 11/18/08 Thomson PDR, Inc./Red Book/Kristen Minne Deposition	
120	June 21, 2000 letter from Abbott to Gerimed, Sellers 30(b)(6) Vol. 1, 031608, Ex. 12	
121	Exhibit 3 to 03/14/07 Deposition of Ellen Klaus	
122	Exhibit 4 to 03/14/07 Deposition of Ellen Klaus	
123	Exhibit 6 to 03/14/07 Deposition of Ellen Klaus	
124	10/9/07 Don Robertson Deposition Transcript	
125	30(b)(6) Abbott (Sellers, Michael) Deposition - Vol II 033108, page 592	
126	30(b)(1) Michael Sellers deposition 11/01/07	
127	1/18/08 Defendant Abbott Laboratories, Inc.'s Responses to the United States' Second Set of Requests for Admission 32 and 33, 49	
128	11/30/07 United States' Second Set of Requests for Admission	
129	Exhibit 25 to 30(b)(6) Abbott (Sellers, Michael) Deposition - Vol II 033108	
130	Exhibit 30 to 30(b)(6) Abbott (Sellers, Michael) Deposition - Vol II 033108	
131	Exhibit 586 to 04/12/07 Deposition of Michael Sellers	
132	Exhibit 11 to 30(b)(6) Abbott (Sellers, Michael) Deposition - Vol I 031608	



133	Exhibit 35 (Part 1-3) to 8/22/07 Guy R. Wiebking Deposition	
134	10/5/2000 McGuan letter to David Ogden, AAG, on Behalf of Counsel for Manufacturers	
135	8/25/2000 McGuan letter to David Ogden, AAG, on Behalf of Counsel for Manufacturers	
136	Abbott Laboratories, Inc.'s Responses to the United States' First Set of Interrogatories	
137	Document titled "Examples of the Best Price and AMP Differential" stating that "AMP's are totally distorted because in our calculation of the AMP we did not figure in the chargebacks" ABT006256	
138	Composite Exhibit of Documents Regarding Abbott's Calculation of AMPs, Price Waterhouse review, and related materials; ABT-DOJ-E-1059745; ABT-DOJ-E-0445341; ABT-DOJ-E-0450594-5; ABT-DOJ-E-1059636-68 at p. 4 of 33; ABT-DOJ 0423051-66 at p. 4 of 16	
139	Defendant Abbott Laboratories, Inc.'s Responses to the United States' Second Set of Requests for Admission	
140	30(b)(6) M. Sellers 03/16/08 Deposition, Exhibit 3	

**ATTACHMENT 2**

**Exhibits Cited in Opposition to Abbott's SOFs**

C. Denmark Dep. (Delaware) 12/9/08 .....	Exhibit USAbt-A
C. Denmark Dep. (Delaware) 12/10/08.....	Exhibit USAbt-B
S. Bridges Dep. (Arkansas) 12/10/08 .....	Exhibit USAbt-C
A. Chapman Dep. (Colorado) 12/15/08.....	Exhibit USAbt-D
J. Dubberly Dep. (Georgia) 12/15/08 .....	Exhibit USAbt-E
J. Parker Dep. (Illinois) 11/18/08 .....	Exhibit USAbt-F
J. Fine Dep. (Maryland) 12/9/08.....	Exhibit USAbt-G
G. Cheloha Dep. (Nebraska) 12/3/08.....	Exhibit USAbt-H
R. Stevens Dep. (New Mexico) 12/15/08 .....	Exhibit USAbt-I
A. Rugg Dep (Vermont) 12/15/08 .....	Exhibit USAbt-J
D. Campana Dep. (Alaska) 8/21/08 .....	Exhibit USAbt-K
K. Gorospe Dep. (California) 12/3/08 .....	Exhibit USAbt-L
D. Hillblom Dep. (California) 9/23/08 .....	Exhibit USAbt-M
S. McCann Dep. (Missouri) 11/7/07 .....	Exhibit USAbt-N
L. Farrand Dep. (New Hampshire) 10/28/08 .....	Exhibit USAbt-O
M. Clifford Dep. (New Hampshire) 10/29/08 .....	Exhibit USAbt-P
E. Vaccaro Dep. (New Jersey) 12/2/08 .....	Exhibit USAbt-Q
L. Weeks Dep. (North Carolina) 10/21/08 .....	Exhibit USAbt-R
H. Tomlinson Dep. (Virginia) 11/3/08 .....	Exhibit USAbt-S
M. Davis Dep. (Washington) 12/3/08 .....	Exhibit USAbt-T
A. Hautea-Wimpee Dep. (Washington) 11/24/08 .....	Exhibit USAbt-U

L. Iverson Dep. (South Dakota) 12/15/08 .....	Exhibit USAbt-V
S. Kramer Dep. (Michigan) 03/25/08 .....	Exhibit USAbt-W
C.B. Ridout Dep. (North Carolina) 12/5/08 .....	Exhibit USAbt-X
J. Anderson Dep. (Oregon) 12/16/08 .....	Exhibit USAbt-Y
R. Homar Dep. (Wyoming) 12/03/08 .....	Exhibit USAbt-Z
J. Young Dep. (Rhode Island) 12/3/08 .....	Exhibit USAbt-AA
1995 Blue Book .....	Exhibit USAbt-AB